

because he reasonably relied on advice of prosecutor and judge that arrest warrant was sufficient. *Bratton v. Toboz*, 764 F. Supp. 965 (M.D. Pa. 1991).

226:157 Officers' use of flashing squad car lights when coming to home to accompany third party who was removing her property from home was not unreasonable seizure; homeowner could not recover from officers or city for heart attack following incident. *Lenn v. Gentry*, 762 F. Supp. 1342 (W.S.D. Ind. 1990).

#### SEARCH AND SEIZURE: PERSONAL

219:45 Driver's criminal conviction for DUI and ruling in that trial that he voluntarily took breathalyzer test barred civil rights suit for forcible imposition of test. *Grochowski v. Commonwealth of Va.*, 741 F. Supp. 1230 (W.D. Va. 1990).

#### SEXUAL ASSAULT

223:110 Jury awards \$200,000 to woman forced to have oral sex with officer in back seat of patrol car. *Doe v. Luckie*, U.S. Dist. Ct., Little Rock, Ark., reported in *Arkansas Gazette*, p. 1B (May 25, 1991).

227:173 California Supreme Court holds city liable for \$150,000 to woman who was raped by on-duty police officer who had detained her; officer was acting within the scope of his employment at the time and city was vicariously liable. *Mary M. v. City of Los Angeles*, 285 Cal. Rptr. 99, 814 P.2d 1341 (Cal. 1991).

#### STRIP SEARCHES

217:13 Strip search of man arrested for suspended vehicle registration violated Fourth Amendment in absence of reasonable suspicion of possession of weapon, controlled substance or evidence of crime; officers and municipality were immune from liability for emotional distress to the extent officers acted within state law in conducting strip search. *Ernst v. Borough of Fort Lee*, 739 F. Supp. 220 (D.N.J. 1990).

219:45 Female officer's visual observation of female detainee's urination violated clearly established constitutional rights in the absence of particularized suspicion of possession of contraband or that detainee might harm herself. *DiLoreto v. Borough of Oaklyn*, 744 F. Supp. 610 (D.N.J. 1990).

225:141 City liable for officers' repeated strip searches of female traffic/misdemeanor arrestees without reasonable belief that they had weapons or contraband; city adopted policy prohibiting such searches but failed to supply it to those who did searches or conduct training to explain policy. *Doe v. Calumet City*, 754 F. Supp. 1211 (N.D. Ill. 1990).

### INDEX OF CASES CITED

*ACT-UP v. Walp*, 755 F. Supp. 1281 (M.D. Pa. 1991). [170]  
*Adelapenger v. Riverboat, Inc.*, 573 So. 2d 80 (Fla. App. 1990). [94]  
*Agresta v. City of Philadelphia*, Philadelphia Common Pleas Court, reported in *Philadelphia Inquirer*, p. 1A (April 23, 1991). [118]  
*Aguilar v. Ousley*, Dade County Circuit Court, reported in the *Miami Herald*, Florida, January 1, 1991. [38]  
*Altamirano v. Hudson*, Los Angeles Superior Court, reported in The *Los Angeles Daily Journal*, p. 3, April 30, 1991. [88]  
*Analey v. Heinrich*, 925 F.2d 1339 (11th Cir. 1991). [169-170]  
*Ayers v. City of Richmond*, 895 F.2d 1267 (9th Cir. 1990). [117-118]

*Bennett v. Village of Oak Park*, 748 F. Supp. 1329 (N.D. Ill. 1990). [139]  
*Berliner v. Thompson*, 569 N.Y.S.2d 777 (A.D. 1991). [133-134]  
*Berry v. Hall*, U.S. Dist. Ct., Detroit, Mich., reported in *Grand Rapids Press* July 10, 1991. [137]  
*Bert v. Port Authority of N.Y. and N.J.*, 561 N.Y.S.2d 416 (App. Div. 1990). [19]  
*Bethel v. Dunipace*, 57 Ohio App. 3d 89, 566 N.E.2d 1252 (1988), [reported 1991]. [93]  
*Bevis v. City of Indianapolis*, 565 N.E.2d 772 (Ind. App. 1991). [139-140]  
*Bianchi v. Bellingham Police Dept.*, 909 F.2d 1316 (9th Cir. 1990). [8]  
*Bielewicz v. Dubinon*, 915 F.2d 845 (3d Cir. 1990). [135-136]  
*Bratton v. Toboz*, 764 F. Supp. 965 (M.D. Pa. 1991). [157]  
*Brenneck v. Bradshaw*, No. CV-N-89-185-HDM, U.S. Dist. Ct. Nev., (June 3, 1991). [167]  
*Brown v. City of Cincinnati*, 59 Ohio App. 3d 49, 571 N.E.2d 143 (1989). [121-122]  
*Bruno v. City of Lewiston*, 570 A.2d 1221 (Me. 1990). [53]  
*Buffkins v. City of Omaha*, Douglas County, Neb., 922 F.2d 465 (8th Cir. 1990). [70]  
*Burns v. Reed*, 111 S. Ct. 1934 (1991). [99]  
*Business Guides, Inc. v. Chromatic Communications Enterprises, Inc.*, 111 S. Ct. 922 (1991). [67]  
*Cabrera v. County of Los Angeles*, 935 F.2d 1050 (9th Cir. 1991). [164-165]  
*California First Bank v. State*, 801 P.2d 646 (N.M. 1990). [124]  
*Carpenter v. City of Los Angeles*, 281 Cal. Rptr. 500 (Cal. App. 1991). [125]  
*Carr v. City of Florence, Ala.*, 916 F.2d 1521 (11th Cir. 1990). [21]  
*Carson v. City of Philadelphia*, 574 A.2d 1184 (Pa. Cmwlth. 1990). [43]  
*Carthens v. City of New York*, 562 N.Y.S.2d 534 (A.D. 1990). [138-139]  
*Cemond v. Smith*, 753 F. Supp. 713 (N.D. Ill. 1990). [86]  
*Cervantes v. Brady*, U.S. Dist. Ct. L.A., Cal., reported in *Los Angeles Daily News* p. 1 (Sept. 10, 1991). [164]  
*Chew v. Gates*, 744 F. Supp. 952 (C.D. Cal. 1990). [23]  
*Chicilo v. Marshall*, 460 N.W.2d 231 (Mich. App. 1990). [58]  
*Dallas, City of, v. Cox*, 793 S.W.2d 701 (Tex. App. 1990). [57]  
*Coffman v. Wilson Police Dept.*, 739 F. Supp. 257 (E.D. Pa. 1990). [38]  
*Collins v. Price*, 813 S.W.2d 46 (Mo. App. 1991). [172-173]  
*Cook v. Sheriff of Collier County*, 573 So. 2d 406 (Fla. App. 1991). [92]  
*Cooter & Gell v. Hartmarx Corp.*, 110 S. Ct. 2447 (1990). [67]  
*County of Riverside v. McLaughlin*, 111 S. Ct. 1661 (1991). [100]  
*Craft v. John Sirounis and Sons, Inc.*, 575 So. 2d 795 (Fla. App. 1991). [107]  
*Craig v. Krzeminaki*, 764 F. Supp. 248 (D. Conn. 1991). [151]  
*Crigler v. City of St. Louis, Mo.*, 767 F. Supp. 197 (E.D. Mo. 1991). [170-171]  
*D'Antignac v. Los Angeles*, U.S. Dist. Ct., Los Angeles Cal., reported in *Los Angeles Times*, p. B3, March 15, 1991. [76]  
*Davis v. City of Charleston*, Missouri, 917 F.2d 1502 (8th Cir. 1990). [36]  
*Davis v. Mason County*, 927 F.2d 1473 (9th Cir. 1991). [84]  
*Dean v. City of Worcester*, 924 F.2d 364 (1st Cir. 1991). [88]  
*DeLoach v. Bevers*, 922 F.2d 618 (10th Cir. 1990). [91]  
*Diaz v. Metro-Dade Police Dept.*, 557 So. 2d 608 (Fla. App. 1990). [56]  
*DiLoreto v. Borough of Oaklyn*, 744 F. Supp. 610 (D.N.J. 1990). [46]  
*Doe v. Calumet City*, 754 F. Supp. 1211 (N.D. Ill. 1990). [142]  
*Doe v. Luckie*, U.S. Dist. Ct., Little Rock, Ark., reported in *Arkansas Gazette*, p. 1B (May 25, 1991). [110]  
*Erdman v. Cochise County, Arizona*, 926 F.2d 877 (9th Cir. 1991). [103]  
*Doe v. Mayor & City Council of Pocomoke City*, 745 F. Supp. 1137 (D. Md. 1990). [30]  
*Duboue v. City of New Orleans*, 909 F.2d 129 (5th Cir. 1990). [120-121]  
*Dukes v. State of N.Y.*, 743 F. Supp. 1037 (S.D.N.Y. 1990). [72]

because he reasonably relied on advice of prosecutor and judge that arrest warrant was sufficient. *Bratton v. Toboz*, 764 F. Supp. 965 (M.D. Pa. 1991).

226:157 Officers' use of flashing squad car lights when coming to home to accompany third party who was removing her property from home was not unreasonable seizure; homeowner could not recover from officers or city for heart attack following incident. *Lenn v. Gentry*, 762 F. Supp. 1342 (W.S.D. Ind. 1990).

#### SEARCH AND SEIZURE: PERSONAL

219:45 Driver's criminal conviction for DUI and ruling in that trial that he voluntarily took breathalyzer test barred civil rights suit for forcible imposition of test. *Grochowski v. Commonwealth of Va.*, 741 F. Supp. 1230 (W.D. Va. 1990).

#### SEXUAL ASSAULT

223:110 Jury awards \$200,000 to woman forced to have oral sex with officer in back seat of patrol car. *Doe v. Luckie*, U.S. Dist. Ct., Little Rock, Ark., reported in *Arkansas Gazette*, p. 1B (May 25, 1991).

227:173 California Supreme Court holds city liable for \$150,000 to woman who was raped by on-duty police officer who had detained her; officer was acting within the scope of his employment at the time and city was vicariously liable. *Mary M. v. City of Los Angeles*, 285 Cal. Rptr. 99, 814 P.2d 1341 (Cal. 1991).

#### STRIP SEARCHES

217:13 Strip search of man arrested for suspended vehicle registration violated Fourth Amendment in absence of reasonable suspicion of possession of weapon, controlled substance or evidence of crime; officers and municipality were immune from liability for emotional distress to the extent officers acted within state law in conducting strip search. *Ernst v. Borough of Fort Lee*, 739 F. Supp. 220 (D.N.J. 1990).

219:45 Female officer's visual observation of female detainee's urination violated clearly established constitutional rights in the absence of particularized suspicion of possession of contraband or that detainee might harm herself. *DiLoreto v. Borough of Oaklyn*, 744 F. Supp. 610 (D.N.J. 1990).

225:141 City liable for officers' repeated strip searches of female traffic/misdemeanor arrestees without reasonable belief that they had weapons or contraband; city adopted policy prohibiting such searches but failed to supply it to those who did searches or conduct training to explain policy. *Doe v. Calumet City*, 754 F. Supp. 1211 (N.D. Ill. 1990).

### INDEX OF CASES CITED

*ACT-UP v. Walp*, 755 F. Supp. 1281 (M.D. Pa. 1991). [170]  
*Adelapenger v. Riverboat, Inc.*, 573 So. 2d 80 (Fla. App. 1990). [94]  
*Agresta v. City of Philadelphia, Philadelphia Common Pleas Court*, reported in *Philadelphia Inquirer*, p. 1A (April 23, 1991). [118]  
*Aguilar v. Ousley*, Dade County Circuit Court, reported in the *Miami Herald*, Florida, January 1, 1991. [38]  
*Altamirano v. Hudson*, Los Angeles Superior Court, reported in The *Los Angeles Daily Journal*, p. 3, April 30, 1991. [88]  
*Analey v. Heinrich*, 925 F.2d 1339 (11th Cir. 1991). [169-170]  
*Ayers v. City of Richmond*, 895 F.2d 1267 (9th Cir. 1990). [117-118]

*Bennett v. Village of Oak Park*, 748 F. Supp. 1329 (N.D. Ill. 1990). [139]  
*Berliner v. Thompson*, 569 N.Y.S.2d 777 (A.D. 1991). [133-134]  
*Berry v. Hall*, U.S. Dist. Ct., Detroit, Mich., reported in *Grand Rapids Press* July 10, 1991. [137]  
*Bert v. Port Authority of N.Y. and N.J.*, 561 N.Y.S.2d 416 (App. Div. 1990). [19]  
*Bethel v. Dunipace*, 57 Ohio App. 3d 89, 566 N.E.2d 1252 (1988), [reported 1991]. [93]  
*Bevis v. City of Indianapolis*, 565 N.E.2d 772 (Ind. App. 1991). [139-140]  
*Bianchi v. Bellingham Police Dept.*, 909 F.2d 1316 (9th Cir. 1990). [8]  
*Bielewicz v. Dubinon*, 915 F.2d 845 (3d Cir. 1990). [135-136]  
*Bratton v. Toboz*, 764 F. Supp. 965 (M.D. Pa. 1991). [157]  
*Brenneck v. Bradshaw*, No. CV-N-89-185-HDM, U.S. Dist. Ct. Nev., (June 3, 1991). [167]  
*Brown v. City of Cincinnati*, 59 Ohio App. 3d 49, 571 N.E.2d 143 (1989). [121-122]  
*Bruno v. City of Lewiston*, 570 A.2d 1221 (Me. 1990). [53]  
*Buffkins v. City of Omaha, Douglas County, Neb.*, 922 F.2d 465 (8th Cir. 1990). [70]  
*Burns v. Reed*, 111 S. Ct. 1934 (1991). [99]  
*Business Guides, Inc. v. Chromatic Communications Enterprises, Inc.*, 111 S. Ct. 922 (1991). [67]  
*Cabrera v. County of Los Angeles*, 935 F.2d 1050 (9th Cir. 1991). [164-165]  
*California First Bank v. State*, 801 P.2d 646 (N.M. 1990). [124]  
*Carpenter v. City of Los Angeles*, 281 Cal. Rptr. 500 (Cal. App. 1991). [125]  
*Carr v. City of Florence, Ala.*, 916 F.2d 1521 (11th Cir. 1990). [21]  
*Carson v. City of Philadelphia*, 574 A.2d 1184 (Pa. Cmwlth. 1990). [43]  
*Carthens v. City of New York*, 562 N.Y.S.2d 534 (A.D. 1990). [138-139]  
*Cemond v. Smith*, 753 F. Supp. 713 (N.D. Ill. 1990). [86]  
*Cervantes v. Brady*, U.S. Dist. Ct. L.A., Cal., reported in *Los Angeles Daily News* p. 1 (Sept. 10, 1991). [164]  
*Chew v. Gates*, 744 F. Supp. 952 (C.D. Cal. 1990). [23]  
*Chicilo v. Marshall*, 460 N.W.2d 231 (Mich. App. 1990). [58]  
*Dallas, City of, v. Cox*, 793 S.W.2d 701 (Tex. App. 1990). [57]  
*Coffman v. Wilson Police Dept.*, 739 F. Supp. 257 (E.D. Pa. 1990). [38]  
*Collins v. Price*, 813 S.W.2d 46 (Mo. App. 1991). [172-173]  
*Cook v. Sheriff of Collier County*, 573 So. 2d 406 (Fla. App. 1991). [92]  
*Cooter & Gell v. Hartmarx Corp.*, 110 S. Ct. 2447 (1990). [67]  
*County of Riverside v. McLaughlin*, 111 S. Ct. 1661 (1991). [100]  
*Craft v. John Sirounis and Sons, Inc.*, 575 So. 2d 795 (Fla. App. 1991). [107]  
*Craig v. Krzeminaki*, 764 F. Supp. 248 (D. Conn. 1991). [151]  
*Crigler v. City of St. Louis, Mo.*, 767 F. Supp. 197 (E.D. Mo. 1991). [170-171]  
*D'Antignac v. Los Angeles*, U.S. Dist. Ct., Los Angeles Cal., reported in *Los Angeles Times*, p. B3, March 15, 1991. [76]  
*Davis v. City of Charleston, Missouri*, 917 F.2d 1502 (8th Cir. 1990). [36]  
*Davis v. Mason County*, 927 F.2d 1473 (9th Cir. 1991). [84]  
*Dean v. City of Worcester*, 924 F.2d 364 (1st Cir. 1991). [88]  
*DeLoach v. Bevers*, 922 F.2d 618 (10th Cir. 1990). [91]  
*Diaz v. Metro-Dade Police Dept.*, 557 So. 2d 608 (Fla. App. 1990). [56]  
*DiLoreto v. Borough of Oaklyn*, 744 F. Supp. 610 (D.N.J. 1990). [46]  
*Doe v. Calumet City*, 754 F. Supp. 1211 (N.D. Ill. 1990). [142]  
*Doe v. Luckie*, U.S. Dist. Ct., Little Rock, Ark., reported in *Arkansas Gazette*, p. 1B (May 25, 1991). [110]  
*Erdman v. Cochise County, Arizona*, 926 F.2d 877 (9th Cir. 1991). [103]  
*Doe v. Mayor & City Council of Pocomoke City*, 745 F. Supp. 1137 (D. Md. 1990). [30]  
*Duboue v. City of New Orleans*, 909 F.2d 129 (5th Cir. 1990). [120-121]  
*Dukes v. State of N.Y.*, 743 F. Supp. 1037 (S.D.N.Y. 1990). [72]

- Durham v. City of Chicago, Ill., Cook City Cir. Ct., No. 84-L-7157, May 1, 1990, reported 33 ATLA L. Rep. 423 (Dec. 1990).[28]
- Eberle v. City of Anaheim, 901 F.2d 814 (9th Cir. 1990).[9]
- Edmonson v. Leesville Concrete Company, Inc., 111 S. Ct. 2077 (1991).[115]
- Elston v. Meridell, state district court, Austin Texas, reported in American-Statesman, p. 1, September 15, 1990.[10]
- Ernst v. Borough of Fort Lee, 739 F. Supp. 220 (D.N.J. 1990).[14]
- Fassett v. Haeckel, 936 F.2d 118 (2nd Cir. 1991).[147-148]
- Fenner v. Dawes, 748 F. Supp. 404 (E.D. Va. 1990).[62]
- Ferguson v. Village of Dry Prong, 580 So. 2d 1015 (La. App. 1991).[154]
- Fitzgerald v. Patrick, 921 F.2d 758 (8th Cir. 1990).[72]
- Flowers v. Dickens, 741 F. Supp. 112 (S.D. Miss. 1990).[7]
- Fowler v. Family Dollar Stores, Inc., 571 So. 2d 1102 (Ala. 1990).[76]
- Fredericks v. Warren, 561 So. 2d 208 (1990).[75]
- Free v. Granger, 887 F.2d 1552 (11th Cir. 1990).[21]
- Freeman v. Ferguson, 911 F.2d 52 (8th Cir. 1990).[12]
- Garnett v. City of Bellevue, 796 P.2d 782 (Wash. App. 1990).[24]
- Giarrusso v. City of Albany, 571 N.Y.S.2d 141 (A.D. 1991).[148]
- Gibson v. Chicago, 910 F.2d 1510 (7th Cir. 1990).[140-141]
- Glasco v. Ballard, 768 F. Supp. 176 (E.D. Va. 1991).[167-168]
- Gonzalez v. Romaninski, 744 F. Supp. 95 (M.D. Pa. 1990).[36]
- Graham v. Sauk Prairie Police Com'n, 915 F.2d 1085 (7th Cir. 1990).[40]
- Greenidge v. Ruffin, 927 F.2d 789 (4th Cir. 1991).[105]
- Gregory v. City of Rogers, Ark., 921 F.2d 750 (8th Cir. 1990).[78]
- Grigoby v. El Cerrito, C89-1128JPV, U.S. Dist. Ct., San Francisco, Cal. reported in San Francisco Banner/Daily Journal Jan. 30, 1991.[52]
- Grochowaki v. Commonwealth of Va., 741 F. Supp. 1230 (W.D. Va. 1990).[45]
- Hafer v. Melo, 60 U.S.L.W. 4001 (U.S., Nov. 5, 1991).[163]
- Hall v. Shipley, 932 F.2d 1147 (6th Cir. 1991).[149]
- Hamill v. Town of Dewitt, 557 N.Y.S.2d 217 (A.D. 1990).[44]
- Hannula v. City of Lakewood, 907 F.2d 129 (10th Cir. 1990).[22]
- Harrington v. Schossow, 457 N.W.2d 583 (Iowa 1990).[7]
- Harris v. District of Columbia, 932 F.2d 10 (D.C. Cir. 1991).[141]
- Headlee v. Shaffer, Green County Circuit Court, Springfield, Missouri, reported in The News-Leader, January 16, 1991.[43]
- Heller v. City of Ocala, 564 So. 2d 630 (Fla. App. 1990).[8]
- Higbee v. City of San Diego, 911 F.2d 377 (9th Cir. 1990).[4]
- Hill v. Franklin County, Ky., 757 F. Supp. 29 (E.D. Ky. 1991).[109]
- Holley v. Schreiber, 758 F. Supp. 283 (E.D. Pa. 1991).[116]
- Howe v. Village of Trumansburg, 565 N.Y.S.2d 298 (A.D. 1991).[85]
- Joy v. Reed, 909 F.2d 324 (9th Cir. 1990), cert. denied, 111 S. Ct. 2887 (1991).[131]
- Hubbert v. City of Moore, Oklahoma, 923 F.2d 769 (10th Cir. 1991).[87]
- Hufford v. Rodgers, 912 F.2d 1338 (11th Cir. 1990).[51]
- Hurtman v. Rice, 927 F.2d 74 (2nd Cir. 1991).[110]
- Jefferson v. Davis, 131 F.R.D. 522 (N.D. Ill. 1990).[58]
- Jones v. City of Hamtramck, 905 F.2d 908 (6th Cir. 1990).[37]
- Kaiser v. United States, 761 F. Supp. 150 (D.D.C. 1991).[118-119]
- Keltner v. Washington County, 310 Or. 499, 800 P.2d 752 (1990).[53]
- Kishida v. State, 280 Cal. Rptr. 62 (Cal. App. 1991).[120]
- Knott v. Peyer, Los Angeles Superior Ct., reported in Los Angeles Times, January 31, 1991.[19]
- Kruppenbacher v. Mazzeo, 744 F. Supp. 402 (N.D.N.Y. 1990).[25]
- LeGrand v. Dean, 564 So. 2d 510 (Fla. App. 1990).[59]
- Lenn v. Gentry, 762 F. Supp. 1342 (W.S.D. Ind. 1990).[157-158]
- Loustalot v. Rice, 764 F. Supp. 1080 (M.D. La. 1991).[150-151]
- Leonti v. Santa Clara County, U.S. Dist. Ct., San Jose, Cal., reported in San Jose Mercury-News, p. 1B, April 24, 1991.[85]
- Lewis v. City of Irvine, Kentucky, 899 F.2d 451 (6th Cir. 1990).[3]
- Lombardi v. Graham, 794 P.2d 610 (Colo. 1990).[5]
- Lord v. Wilcox, 813 P.2d 656 (Alaska 1991).[165-166]
- Losee v. Dearing, 911 F.2d 48 (8th Cir. 1990).[54]
- Lowery v. Thomas, 575 So. 2d 1030 (Ala. 1991).[102]
- M.B. v. City of San Diego, 284 Cal. Rptr. 555 (Cal. App. 1991).[171-172]
- Macleay v. Arden Hill Hospital, 563 N.Y.S.2d 333 (A.D. 1990).[75]
- Mary M. v. City of Los Angeles, 285 Cal. Rptr. 99, 814 P.2d 1341 (Cal. 1991).[173-174]
- Mateyko v. Felix, 924 F.2d 824 (9th Cir. 1991).[85]
- Mathias v. Bingley, 906 F.2d 1047 (5th Cir. 1990).[29]
- McClendon v. Turner, 765 F. Supp. 251 (W.D. Pa. 1991).[155-156]
- McGhee v. State Police Depart., 459 N.W.2d 67 (Mich. App. 1990).[122-123]
- McKinnick v. Buaby, 936 F.2d 520 (11th Cir. 1991).[149-150]
- Meiselman v. Richardson, 743 F. Supp. 143 (E.D.N.Y. 1990).[55]
- Mody v. City of Hoboken, 758 F. Supp. 1027 (D.N.J. 1991).[156]
- Moore v. City of Philadelphia, 571 A.2d 518 (Pa. Cmwlth. 1990).[5]
- Morgan v. Searle, U.S. Dist. Ct., Los Angeles, Ca., reported in Los Angeles Times, p. B3, Feb. 15, 1991.[68]
- Murray v. Leyahock, 915 F.2d 1196 (8th Cir. 1990).[60]
- Nichols v. County of Santa Clara, 273 Cal. Rptr. 84 (Cal. App. 1990).[90]
- Niehues v. Liberio, U.S. Dist. Ct., N.D. Ill., No. 88-C-6761, Aug. 22, 1990, reported in 34 ATLA L. Rep. 56 (March 1991).[52]
- O'Callaghan v. District of Columbia, 741 F. Supp. 273 (D.D.C. 1990).[6]
- Pachaly v. City of Lynchburg, 897 F.2d 723 (4th Cir. 1990).[125-126]
- Pacific Mut. Life Ins. Co. v. Haslip, 111 S. Ct. 1032 (1991).[67]
- Parks v. Gager, Nev., Washoe County District Court, No. CV89-3452, July 10, 1990, reported in 33 ATLA L. Rep. 417 (Dec. 1990).[69]
- Paveliv & LeFlore v. Marvel Entertainment Group, 110 S. Ct. 456 (1989).[68]
- Pittsley v. Warrish, 927 F.2d 3 (1st Cir. 1991).[104]
- Pietan v. Gaines, 460 N.W.2d 74 (Minn. App. 1990).[42]
- Folk v. Williams, 565 So. 2d 1387 (Fla. App. 1990).[13]
- Post v. City of Fort Lauderdale, 750 F. Supp. 1131 (S.D. Fla. 1990).[116-117]
- Powers v. Ohio, 111 S. Ct. 1364 (1991).[115]
- Proper v. District of Columbia, 741 F. Supp. 959 & 961 (D.D.C. 1990).[61]
- Reese v. Anderson, 926 F.2d 494 (5th Cir. 1991).[104]
- Riggs v. City of Albuquerque, 916 F.2d 582 (10th Cir. 1990).[60]
- Rivas v. Freeman, 940 F.2d 1491 (11th Cir. 1991).[163-164]
- Roberts v. Benoit, 574 So. 2d 1256 (La. App. 1991).[136-137]
- Robeson v. South Carolina Highway Patrol, S.C., settled before filing, May 4, 1990, reported in 33 ATLA L. Rep. 423 (Dec. 1990).[28]
- Robinette v. Barnes, 854 F.2d 909 (6th Cir. 1988).[23]
- Robinson v. Los Angeles County, Superior Court, Los Angeles, Cal., reported in The National Law Journal, p. 6 (April 15, 1991).[147]
- Robinson v. Maruffi, 895 F.2d 649 (10th Cir. 1990).[74]
- Roby v. Skupien, 762 F. Supp. 813 (N.D. Ill. 1991).[119-120]
- Rodriguez v. City of New York, 563 N.Y.S.2d 1004 (Sup. 1990).[71]
- Rogers v. City of Youngstown, 61 Ohio St. 3d 205, 574 N.E.2d 451 (1991).[166]
- Ruiz v. Gonzalez Caraballo, 929 F.2d 31 (1st Cir. 1991).[131-132]
- Samples v. City of Atlanta, 916 F.2d 1548 (11th Cir. 1990).[151-153]
- Sansower v. City of White Plains, 742 F. Supp. 157 (S.D.N.Y. 1990).[137-138]
- Saylor v. Tingle, Jefferson Circuit Ct., Louisville, Ky., reported in the Louisville, Ky. Courier-Journal, July 31, 1991.[155]
- Scott v. Malcolm, 56 Ohio App. 3d 166, 565 N.E.2d 869 (1989)[89]
- Seals v. City of Columbia, 575 So. 2d 1061 (Ala. 1991).[106]
- Siddle v. City of Cambridge, Ohio, 761 F. Supp. 503 (S.D. Ohio 1991).[133]
- Siebert v. Gilley, 111 S. Ct. 1789 (1991).[101]
- Simkunas v. Tardi, 930 F.2d 1287 (7th Cir. 1991).[134-135]
- Skinner v. Etheridge, 564 So. 2d 902 (Ala. 1990).[42]

- Skywalker Records, Inc. v. Navarro,  
742 F. Supp. 638 (S.D. Fla. 1990).[20]
- Slattery v. Rizzo, 939 F.2d 213 (4th Cir. 1991).[168-169]
- Smallwood v. Jefferson County Government,  
753 F. Supp. 657 (W.D. Ky. 1991).[90]
- Smith v. County of Milwaukee, 470 N.W.2d 274 (Wis. 1991).[171]
- Smith v. Hill, 741 F. Supp. 647 (E.D. Mich. 1990).[10]
- Soba v. McGoe, 748 F. Supp. 227 (S.D.N.Y. 1990).[26]
- Soba v. McGoe, 761 F. Supp. 273 (S.D.N.Y. 1991).[115-116]
- Stryker v. City of Atlanta, 738 F. Supp. 1423 (N.D. Ga. 1990).[11]
- Suarez v. City of New York, 564 N.Y.S.2d 393 (A.D. 1991).[69]
- Summers v. State of Utah, 927 F.2d 1165 (10th Cir. 1991).[108]
- Taylor v. City of Mount Vernon, 555 N.Y.S.2d 409 (A.D. 1990).[39]
- Thomas v. Culberg, 741 F. Supp. 77 (S.D.N.Y. 1990).[55]
- Tufaro v. Willie, 756 F. Supp. 556 (S.D. Fla. 1991).[132-133]
- Turner v. Upton County, Texas, 915 F.2d 133 (5th Cir. 1990).[41]
- Tyler v. City of Enterprise, 577 So. 2d 876 (Ala. 1991).[123-124]
- Valparaiso, City of, v. Edgecomb, 569 N.E.2d 746 (Ind. App. 1991).[140]
- Vaquera v. Salas, 810 S.W.2d 456 (Tex. App. 1991).[153-154]
- Von Clark v. Butler, 916 F.2d 255 (5th Cir. 1990).[35]
- Wade v. Blasingame, 931 F.2d 1285 (8th Cir. 1991).[148]
- Walsweer v. Harris County, 796 S.W.2d 269 (Tex. App. 1990).[27]
- Walton v. City of Southfield, 748 F. Supp. 1214 (E.D. Mich. 1990).[45]
- Wegner v. Milwaukee Mut. Ins. Co.,  
464 N.W.2d 543 (Minn. App. 1990).[77]
- Welch v. District of Columbia, 578 A.2d 175 (D.C. App. 1990).[24]
- West Virginia University Hospitals, Inc. v. Casey,  
111 S. Ct. 1138 (1991).[83]
- White v. City of Muskegon, Mich.,  
749 F. Supp. 829 (W.D. Mich. 1990).[26]
- Williams v. City of Minneola, 575 So. 2d 683 (Fla. App. 1991).[107]
- Williams v. Luper, U.S. Dist. Ct., reported in *Los Angeles Times*  
p. B1 (Sept. 20, 1991).[168]
- Williams v. Port Authority of New York and New Jersey, Sup. Ct.,  
Manhattan, N.Y., reported in *The New York Times*,  
New York Edition, p. B1 (April 19, 1991).[101]
- Wright v. Whiddon, 747 F. Supp. 694 (M.D. Ga. 1990).[73]
- Wyatt v. Sanders, Green County Circuit Court, Springfield,  
Missouri, reported in *The News-Leader*, p. 1B, May 17, 1991.[124]
- Yates v. City of Philadelphia, 578 A.2d 609 (Pa. Cmwlth. 1990).[12]
- Yeadon v. New York City Transit Authority, U.S. Dist. Ct. N.Y., reported  
in *The New York Times*, April 10, 1991.[87]
- York v. Ohio State Highway Patrol,  
60 Ohio St. 3d 143, 573 N.E.2d 1063 (1991).[153]
- Zinsun v. Los Angeles, Superior Court, Los Angeles, Calif.,  
reported in *Los Angeles Daily Journal*, p. 1 (May 13, 1991).[103]

